



Department of Justice
Canada

Ministère de la Justice
Canada

s.21(1)(a)

s.21(1)(b)

s.23

CCM#: 2016-015030

Secret

For Information

MEMORANDUM TO THE DEPUTY MINISTER

Bilateral Meeting on Intelligence to Evidence with the National Security Advisor



Pages 2 to / à 3
are withheld pursuant to sections
sont retenues en vertu des articles

21(1)(a), 21(1)(b), 23, 69(1)(g) re (a), 69(1)(g) re (c)

of the Access to Information Act
de la Loi sur l'accès à l'information

s.21(1)(a)

s.21(1)(b)

s.23

- 4 -

Secret



Attachments:

Annex A – National Security Green Paper Questions on Intelligence and Evidence



Prepared by:

Greg Koster, Counsel, CLPS (613-957-4930)

Chantele Ramcharan, Counsel, CLPS (613-954-4825)

Date: July 18, 2016

Reviewed by:

Doug Breithaupt, Director and GC, CLPS (613-957-9606)

Date: July 26, 2016

Lucie Angers, Director and GC, CLPS, (613-957-4750)

Date:

Carole Morency, Director General and SGC, CLPS (613-941-4044)

Date: July 26, 2016

Approved by:

for Donald K. Piragoff, SADM, Policy Sector (613-957-4730)

Date: July 26, 2016

CCM#: 2016-015030

Annex A

National Security Green Paper Questions on Intelligence to Evidence

1. Does the current section 38 of the *Canada Evidence Act* regime properly balance fairness with security in legal proceedings?
2. Are there areas where improvements can be made to the existing regime?
3. Is there a role for security cleared lawyers in legal proceedings where national security information is involved to protect the interests of affected persons in closed proceedings?
4. Are there any non-legislative measures which could improve both the use and protection of national security information in criminal, civil and administrative proceedings?
5. How could mechanisms to protect national security information be improved to provide for the protection, as well as the reliance on, national security information in all types of legal proceedings? In this context, how can the Government ensure an appropriate balance between protecting national security and the principles of fundamental justice?

Pages 6 to / à 36
are withheld pursuant to sections
sont retenues en vertu des articles

21(1)(a), 21(1)(b), 23, 69(1)(g) re (a)

of the Access to Information Act
de la Loi sur l'accès à l'information